IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: Vivian Kelley v Colleen Marie Woolworth

Docket No. 276112 L.C. No. 06-023392-CK

William C. Whitbeck, Chief Judge, acting under MCR 7.203(F)(1) and 7.216(A)(10), orders:

The claim of appeal is DISMISSED for lack of jurisdiction because the January 24, 2007 order is not a final order for the reason that the claim against Colleen Woolworth is still outstanding. See MCR 2.604(A) and 7.202(6)(a)(i). Since Colleen Woolworth did not have insurance and appellee was the insurer of the appellant and not Colleen Woolworth, count I of the amended complaint is still pending. As a result, appellant may only challenge the order at this time by filing a delayed application for leave to appeal under MCR 7.205. See MCR 7.203(B)(1).



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

MAR 2 9 2007

Date

dra Schult Mengl
Chief Clerk